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## **OGC Has Reviewed**

18 SEP 4969

Mr. W. A. Rommel

fucistant Director dur

Logislative Reference

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Washington 25, D.C.

Dear Mr. Rommok

This is in response to your letter of H September 1966 requesting this Agency's views on proposed amendments to S. 920, a bill to amend the Generalianticas Act of 1934, as amended.

The amendment tentatively opposed upon by representatives of the Departments of State, Justice and Defense and the Eurema of the Eurement of State, Justice and Defense and the Eurema of the Eurement Communications Commission, provides that, on request, appropriate agencies of the Covernment shall forthwith farmish to the ECC such information in their possession as will permit the ECC to make a determination with respect to national security in Israing authorizations to alien amateur radio operators.

Before commenting on this amendment. I should like to call apportion to my earlier letter of 2 August 1963 to you on this bill. In that letter I referred to our agreement with the position expressed by the Department of Justice on this legislation that security aspects are a factor of major and continuing importance. I also indicated that it has been our experience that radio communication is a vital factor in obtaining operations. I assume that these agencies within whose juristicated rests the responsibility of maintaining the internal occurity of the United States have fully considered the internal occurity aspects of this legislation.

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Occamination's understanding that upon receipt of a request for authorication of an operation by a clien amateur, the FCC would ask the Control batchinguage Agency and the Departments of Defonce. Justice and State to an only it with any information in their necession which bears on the particular request, together with any recommendation they may care to make. With the establishment of appropriate case guards, this Agency would have no objection to the proposed amendment. In fact, it is our feeding that if S. 920 is to be exacted, the bill would be strengthened by the addition of this amendment.

The Director of Central Intelligence has a statutory responsibility for the protection of intelligence suggest and methods. Consequently, it must be understood that information furnished to the FCC nursuant to this bill would be provided with the understanding that it would be used only by security-cleared FCC personnel on a need-to-know basis and would not be disclosed to the applicant or his representative or released to individuals outside the FCC.

Our only other comment relates to the use of the word "forthwith" in the second provise of the proposed amendment. We believe the inclusion of this word is unnecessary and recommend that it be deleted.

STATINTL

Levislative Counsel

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